

Affidavit of Publication

STATE OF UTAH. }
County of Salt Lake } ss.

Shana D. Conaty

Being first duly sworn, deposes and says that he is legal advertising clerk of THE SALT LAKE TRIBUNE, a daily newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County in the State of Utah, and of the DESERET NEWS a daily (except Sunday) newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County, in the State of Utah.

That the legal notice of which a copy is attached hereto

Pub order to show cause #ACT-037-028 (Minerals
West, Inc.)

was published in said newspapers on Sept. 3, 1979

Shana D. Conaty
Legal Advertising Clerk

Subscribed and sworn to before me this 6th day of

A.D. 1979

Robert L. Handberg
Notary Public

ORDER TO SHOW CAUSE

NO. ACT/037/028
BEFORE THE BOARD OF
OIL, GAS, AND MINING DE-
PARTMENT OF NATURAL
RESOURCES in and for the
STATE OF UTAH

IN THE MATTER OF THE
APPROVAL OF THE NOTICE
OF INTENT AND RECLAMA-
TION PLAN SUBMITTED BY
MINERALS WEST, INC. MI
VIDA MINE, SAN JUAN
COUNTY, UTAH

THE STATE OF UTAH TO
ALL OPERATORS, TAKERS
OF PRODUCTION, MINER-
ALS AND ROYALTY OWN-
ERS, AND PARTICULARLY
ALL PERSONS INTERESTED
IN TOWNSHIP 30 SOUTH,
RANGE 24 EAST, SLBM, SAN
JUAN COUNTY, UTAH.

Notice is hereby given that
tentative approval was given by
the Utah Division of Oil, Gas,
and Mining, on August 23, 1979,
to Minerals West, Inc., P.O.
Box 277, Monticello, Utah 84535,
to commence underground ran-
dom room and pillar, trackless,
uranium mining operations at
three existing mine sites which
consist of the Mi Vida Mine, the
Expectation Drift and the Ex-
pectation Canyon Mine on por-
tions of Section 11, Township 3
South, Range 24 East, San Juan
County, Utah. The name of the
mine is the Mi Vida Mine and
the person representing the
company in this matter is Mr.
Milton C. Neilson, Minerals
West, Inc., P.O. Box 277, Mon-
ticello, Utah 84535.

Minerals West, Inc. has fulfil-
led the obligations under the
Mined Land Reclamation Act of
1975 (Section 40-8, U.C.A. 1953,
as amended), and will employ
the following reclamation tech-
niques on approximately 3
acres of Fee Leases:

During Operations:
1) Mining will be conducted in
a safe, sound technical and
prudent miner-like manner.
2) Only pre-existing dumping
areas, roads and surface
facilities will be utilized.

After Operations:
1) Reclamation activities will
comply with Rule M-10 of the
Utah Mined Land Reclamation
Act and will include the fol-
lowing:

a. Surface debris, scrap
metal, discarded wood, and
unusable buildings will be
buried or removed from the
site.

b. Portals, shafts, and venti-
lation holes will be sealed to
prevent unauthorized or acci-
dental entry.

c. Dumps, pads and other
disturbed sites will be stabil-
ized.

d. Compacted surfaces will be
scarified, seeded with a grass-
shrub seed mixture in the fall,
and drag covered.

Reclamation performance
surety will be established upon
final approval of the mining and
reclamation plan.

Any person or agency ag-
grieved by this tentative deci-
sion is hereby requested to
submit written protest with 30
days of September 13, 1979, to
the Division of Oil, Gas, and
Mining, 1588 West North Tem-
ple, Salt Lake City, Utah, set-
ting forth factual reasons for
his complaint, and thereafter,
at a time and place heretobe
established, appear before the
Board of Oil, Gas, and Mining,
to show cause, if any there be,
why this plan should not be
approved.

DATED this 23rd day of
August, 1979.

STATE OF UTAH
BOARD OF OIL,
GAS, AND MINING
THALIA R. BUSBY
Secretary of
the Board

(C-22)



Proof of Publication

**From
The Salt Lake Tribune
DESERET NEWS**

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Attorney



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Robert J. Standing
Notary Public

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Attorney
